



**Federal Communications Commission
Washington, D.C. 20554**

December 29, 2014

DA 14-1897

Ari Meltzer
Wiley Rein LLP
Counsel for NRJ TV SF License Co, LLC
1776 K Street, NW
Washington, DC 20006

Michael Nilsson
Harris, Wiltshire & Grannis LLP
Counsel for DIRECTV
1919 M Street, NW
Eighth Floor
Washington, DC 20036

In re: NRJ TV Houston License Co., LLC (KUBE-TV) v. DIRECTV, LLC
MB Docket No. 14-262
CSR-8896-M

Dear Mr. Meltzer and Mr. Nilsson:

By this letter and pursuant to a joint request from the parties, we dismiss the complaint initiating the above-referenced proceeding and terminate this proceeding.

On December 18, 2014, the Commission received a Must-Carry Complaint from NRJ TV Houston License Co., LLC ("NRJ"), licensee of full-power commercial television station KUBE-TV, Baytown, Texas ("KUBE-TV") against DIRECTV, LLC ("DIRECTV") alleging that DIRECTV's refusal to carry KUBE-TV in the Houston Designated Market Area violated Section 76.66 of the Commission's rules.¹

On December 23, 2014, NRJ and DIRECTV filed a Joint Request for Withdrawal of the Must-Carry Complaint ("Joint Request") informing the Commission that "[t]he parties have resolved the carriage dispute" and requesting that the Commission allow NRJ to withdraw its Must-Carry Complaint and terminate this proceeding.²

On the basis of the statements contained in the Joint Request, we are satisfied that dismissing the complaint will serve the public interest by promoting the private resolution of disputes and by

¹ NRJ TV Houston License Co., LLC Must-Carry Complaint, MB Docket No. 14-262, CSR-8896-M, filed Dec. 18, 2014 ("Must-Carry Complaint"). No further pleadings have been filed in this matter.

² NRJ TV Houston License Co., LLC and DIRECTV Joint Request for Withdrawal of the Must-Carry Complaint, MB Docket No. 14-262, CSR-8896-M, filed Dec. 23, 2014 ("Joint Request").

eliminating the need for further litigation and the expenditure of further time and resources of the parties and this Commission.

Accordingly, IT IS ORDERED, that the Joint Request to withdraw the Must-Carry Complaint in the above-referenced proceeding IS GRANTED. IT IS FURTHER ORDERED that the complaint in the above-referenced proceeding IS DISMISSED WITH PREJUDICE and that the above-referenced proceeding IS TERMINATED.

This action is taken under delegated authority pursuant to Section 0.283 of the Commission's rules.³

Sincerely,

Steven A. Broeckaert
Senior Deputy Chief
Policy Division
Media Bureau

³ 47 C.F.R. § 0.283.